## IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF SOUTH CAROLINA

## **FLORENCE DIVISION**

UNITED STATES OF AMERICA,	Criminal No. <b>4:15-cr-00868-RBH</b>
VS.	ORDER OF CONTINUANCE
MICHAEL LANE PREVETTE BRIAN KEITH PERDUE	) ) ) _)
Pending before the court is a mot	tion filed by the defendant, with the consent of the
Government, to continue this case until the	he Court's next scheduled term. In the motion, the
defendant acknowledges that he is waiving	his rights under the Speedy Trial Act, 18 U.S.C. § 3161
et seq.	
Based on the representations made	by the parties and the file, the Court finds, pursuant to
18 U.S.C. § 3161(h)(7)(A), that the ends of j	ustice served by the granting of a continuance outweigh
the best interests of the public and the defer	ndant in a speedy trial. In reaching this conclusion, the
Court has considered the following factor(s	s) under 18 U.S.C. § 3161(h)(7)(B):
(i) The failure to grant a continuance in the proceeding would be likely to make a continuation of the proceeding impossible, or result in a miscarriage of justice.	
(ii) The case is so unusual or so con	nplex due to
$\Box$ the number of defend	dants,
$\Box$ the nature of the pros	secution, or
☐ the existence of nove	el questions of fact or law,

that it is unreasonable to expect adequate preparation for pretrial proceedings or for the trial itself within the time limits established by this section.

	(iii) In a cast indictment is	se in which arrest precedes indictment, delay in the filing of the caused
		because the arrest occurs at a time such that it is unreasonable to expect return and filing of the indictment within the period specified in section 3161(b), or
		because the facts upon which the grand jury must base its determination are unusual or complex.
		are to grant such a continuance in a case which, taken as a whole, is not a so complex as to fall within clause (ii), but
		would deny the defendant reasonable time to obtain counsel,
		would unreasonably deny the defendant or the Government continuity of counsel, or
	•	would deny counsel for the defendant or the attorney for the Government the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
	( <b>v</b> ) Other:	
	For all the fo	oregoing reasons, the motion for a continuance is <b>GRANTED</b> . It is hereby
ORDI	ERED that this	s case shall be continued until the Court's next scheduled term, and that all such
period	l of delay is her	reby excluded in computing the time within which trial must begin pursuant to
the Sp	eedy Trial Act	t, 18 U.S.C. § 3161 et seq.
	IT IS SO OI	RDERED.
	<u>0, 2016</u> nce, South Care	s/R. Bryan Harwell R. Bryan Harwell United States District Judge